## SUPREME COURT OF TENNESSEE SUPREME COURT DISCRETIONARY APPEALS Grants & Denials List

Monday, April 18, 2005

## **GRANTS**

STYLE/APPEAL NUMBER	COUNTY TRIAL JUDGE TRIAL COURT NO.	APPELLATE JUDGE JUDGMENT	NATURE OF APPEAL	ACTION
Janice W. Purkey, et al. v. American Home Assurance Company d/b/a AIG Insurance M2005-00044-SC-R23-CQ	U.S. District Court Eastern District 3:04-cv-00331		Rule 23	Accepted - Certification accepted <sup>1</sup>

<sup>&</sup>lt;sup>1</sup>... this Court accepts certification of the following questions of law:

<sup>(1)</sup> Whether provisions in automobile insurance liability policies that exclude coverage for bodily injury to household or family members of the insured are void as contrary to Tennessee law or public policy as a result of the 1997 and 2001 amendments to the Tennessee Financial Responsibility Act.

<sup>(2)</sup> If the answer to (1) is yes, is coverage only required up to the specified statutory limits or to the policy limits?

<sup>(3)</sup> If the answer to (1) is yes, on what date did these provisions become void?

## SUPREME COURT OF TENNESSEE SUPREME COURT DISCRETIONARY APPEALS

Monday, April 18, 2005

## **DENIALS**

STYLE/APPEAL NUMBER	COUNTY TRIAL JUDGE TRIAL COURT NO.	APPELLATE JUDGE JUDGMENT	NATURE OF APPEAL	ACTION			
<u>Nashville</u>							
Jerry T. Morrow v. George S.M. Cowan, Jr., et al. M2005-00671-SC-S10-CV	Marshall Circuit Franklin L. Russell 15002	Per Curiam Rule 10 Denied	Rule 10	<b>Denied</b> - Application of George S.M. Cowan, Jr., M.D., and UT Medical Group, Inc. (Order filed 4/12/05)			
Carl E. Jordan v. Tennessee Department of Corrections M2004-02610-SC-R11-CV	Hickman Chancery Unknown 03-279C	Cain, Cottrell, Clement Dismissed	Rule 11	<b>Dismissed</b> - Pro Se Application of Carl E. Jordan			
Knoxville							
None							
<u>Jackson</u>							
None							